Adopted Rejected

## **COMMITTEE REPORT**

YES: 11 NO: 0

## MR. SPEAKER:

Your Committee on <u>Local Government</u>, to which was referred <u>House Bill 1732</u>, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

- 1 Delete the title and insert the following:
- 2 A BILL FOR AN ACT to amend the Indiana Code concerning
- 3 education.
- 4 Delete everything after the enacting clause and insert the following:
- 5 SECTION 1. IC 20-43-1-7, AS ADDED BY P.L.2-2006, SECTION
- 6 166, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY
- 7 1, 2009]: Sec. 7. "ADM of the previous year" means the initial
- 8 computed ADM for the school year ending in the preceding calendar
- 9 year.
- 10 SECTION 2. IC 20-43-1-10, AS ADDED BY P.L.2-2006,
- 11 SECTION 166, IS AMENDED TO READ AS FOLLOWS
- 12 [EFFECTIVE JULY 1, 2009]: Sec. 10. "Current ADM" means the
- initial computed ADM for the school year ending in the calendar year.
- 14 SECTION 3. IC 20-43-4-2, AS ADDED BY P.L.2-2006, SECTION

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1 166, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY
2 1, 2009]: Sec. 2. A school corporation's ADM is the number of eligible
3 pupils enrolled in:

- (1) the school corporation; or
- (2) a transferee corporation;

on a day to be fixed annually by the state board as determined under section 3 of this chapter and as subsequently adjusted not later than January 30 under the rules adopted by the state board.

SECTION 4. IC 20-43-4-3, AS ADDED BY P.L.2-2006, SECTION 166, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 3. (a) This subsection applies to a school corporation that is not described in subsection (b). The initial day of the ADM count must fall within the first thirty (30) days of the school year on a day to be fixed annually by the state board. However, if extreme patterns of:

- (1) student in-migration;
- (2) illness;

2.1

- (3) natural disaster; or
- 19 (4) other unusual conditions in a particular school corporation's 20 enrollment:

on either the day fixed by the state board or on the subsequent adjustment date, cause the enrollment to be unrepresentative of the school corporation's enrollment throughout a school year, the state board may designate another day for determining the school corporation's enrollment.

(b) This subsection applies only to a school corporation that is located in any part in Gary, Indiana, or that is a charter school in which at least one (1) eligible pupil who has legal settlement in Gary, Indiana, is enrolled on the day of an ADM count. The general assembly finds that the provisions of this subsection are necessary to meet the unique challenges facing school corporations that educate eligible pupils from Gary, Indiana, because large numbers of eligible pupils in the area transfer to another school after the date that an initial ADM count is taken. The initial date of an ADM count must fall within the first thirty (30) days of the school year on the day fixed annually by the state board. A second count shall be taken on the first school day in December. An average ADM shall be computed using these two (2) counts and

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1	used for purposes of this article. However, if extreme patterns of:
2	(1) student in-migration;
3	(2) illness;
4	(3) natural disaster; or
5	(4) other unusual conditions in a particular school
6	corporation's enrollment;
7	on either of these days cause the enrollment to be unrepresentative
8	of the school corporation's enrollment throughout a school year,
9	the state board may designate one (1) or two (2) other days for
10	determining the school corporation's enrollment and average
11	computed ADM.
12	SECTION 5. [EFFECTIVE JULY 1, 2009] (a) For purposes of
13	state tuition support for 2010 and notwithstanding IC 20-43-1-7, as
14	amended by this act, if only an initial ADM count was taken for a
15	school corporation for the school year ending in 2009, the
16	department of education may use the initial count as the ADM of
17	the previous year for the school corporation.
18	(b) This SECTION expires December 31, 2010.
	(Reference is to HB 1732 as introduced.)

and when so amended that said bill do pass.

Representative Smith V

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